

**IN THE UNITED STATES DISTRICT COURT FOR  
THE WESTERN DISTRICT OF OKLAHOMA**

Douglas Mastriano	:	CIVIL NO. 5:24-cv-00567-F
	:	
Plaintiff,	:	
	:	
v.	:	
	:	
James Gregory, III, <i>et al</i>	:	
	:	
Defendants.	:	

**CONSENT MOTION FOR EXTENSION OF TIME TO RESPOND**

BEFORE THE HONORABLE STEPHEN P. FRIOT, UNITED STATES  
DISTRICT JUDGE.

The Plaintiff, by and through his undersigned attorneys, hereby submits his consent motion to respond in opposition to the James Gregory III Motion to Dismiss (ECF 89), with the consent of Greg Greubel, Esq., FIRE, attorneys for defendant Gregory, and says in support thereof:

1. The undersigned consented to the certain defendants filing extended briefing of 35 pages, which brief, after an initial extension, has a response date of October 30, 2024.
2. The undersigned has been diligently working and recently has finished a lengthy trial in another federal case and has considerable additional scheduling matters on his calendar unanticipated in the first extension, including an oral argument in the Maryland Appellate Court on Nov. 1.

3. A short extension of time to November 15, 2024 is requested to respond to the defendant's motion and his attorney, Greg Greubel, has stated consent is provided for the same.
4. No prejudice to any party will occur as dates for response to the complaint for other defendants have also been extended and additional briefing and responsive briefing to other motions in this matter are not presently due until late December.

WHEREFORE the Plaintiff requests the Court GRANT his consent request for an extension of time until November 15, 2024 to respond to the Gregory motion.

Respectfully submitted,  
The Cox Law Center, LLC

By: \_\_\_\_\_//s//\_\_\_\_\_  
Daniel L. Cox, Ok. Fed. Bar No. 2490  
Attorney for Plaintiff  
The Cox Law Center, LLC  
P.O. Box 545  
Emmitsburg, MD 21727  
Ph: 410-254-7000  
Fx: 410-254-7220  
E-mail: [dcox@coxlawcenter.com](mailto:dcox@coxlawcenter.com)

#### **CERTIFICATE OF SERVICE**

This is to certify that a copy of the foregoing was served on counsel of record via CM/ECF.

\_\_\_\_\_/s/\_\_\_\_\_  
Daniel L. Cox